## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA

RECEIVED

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1903C	<i>lON</i>	(2008)	ison number )
of pla	ainti	ff(s)	HISA DERACKETS CHA
••			MISCLE DISTRICTORVIL ACTION NO. 2:07-CV-604
v.			/ cultification to the cumplied by Clerk of
THE.	State	OF A	U.S. District Court)
•	2.2		Steven Bull-
and,	yes.	Dista	ict warden
Gary	Cope	13,0F	LCS Private }
Name your	of pe const the	ituti	) s) who violated ) onal rights. ) of all the )
I.	PREVIA.	Have deali	AWSUITS you begun other lawsuits in state or federal court ng with the same or similar facts involved in this n? YES ( ) NO ( )
	В.	Have relat	you begun other lawsuits in state or federal court ing to your imprisonment? YES ( ) NO ( )
	c.	in th	our answer to A or B is yes, describe each lawsuit he space below. (If there is more than one lawsuit,
			ribe the additional lawsuits on another piece of controls, using the same outline.)
		1.	Parties to this previous lawsuit:
			Plaintiff(s)
		•	
			Defendant(s)
		2.	Court (if federal court, name the district; if state court, name the county)

	3.	Docket number
	4.	Name of judge to whom case was assigned
	5.	Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?)
	6.	Approximate date of filing lawsuit
	7.	Approximate date of disposition
II.	PLACE OF	PRESENT CONFINEMENT LCS. South Locusiana 3843
	Stage Au	E BASILE LOUISIAND 70515.
		INSTITUTION WHERE INCIDENT OCCURRED LCS. PINE PROITIE
	Correction	NSFRUCE, PO BOX 650 PINE PRAILE LA, 70657
III.	CONSTITUT	ADDRESS OF INDIVIDUAL(S) YOU ALLEGE VIOLATED YOUR FIGHTS.  ADDRESS ADDRESS
	1. Gara	y Cope's, and watter Bulland, and empl-
	-	e's, at Pine Prairie Correction P.O Box 650
	ı	Prairie. LA, 70657, and EmployEE's Here
		Bouth Louisiand 3843 Stass AUE BASILE
		ISIANA, 70515.
	6.	
IV.	THE DATE	UPON WHICH SAID VIOLATION OCCURRED DONE the 14
	day of	july of year 2006.
V.	STATE BR	IEFLY THE GROUNDS ON WHICH YOU BASE YOUR ALLEGATION R CONSTITUTIONAL RIGHTS ARE BEING VIOLATED:
	GROUND O	NE: Altengt to count Murder or intice
		of Strange Substance's and Material

STATE BRIEFLY THE FACTS WHICH SUPPORT THIS GROUND. (State as best you can the time, place and manner and person involved.)
Patitioner allege being Practise by Several Employed
OR Previously Employed Staff's, Practicing witch craft
as sinst him, on doing the month of guly (14) day
approximately at 9:45 PM OR later Hour's, when upon
Stating complaint to presonnel staff, Resulted in Removal from to
GROUND TWO: Custodial Sexual Mis-conduct
SUPPORTING FACTS: Petitioner Substantially State
Suffering Sysastom of Mos-Conduct of another
Practising Him with Substance and Material
occurring threw witch-castt.
GROUND THREE: Entrapment
SUPPORTING FACTS: THE PETITIONER allege that
the parties promoting such Criminal NELIGENCE
against Aim BRE Loying or Could Cause
Hunto count a Mellicious for that
Could cause Him any possible change to

VI. STATE BRIEFLY EXACTLY WHAT YOU WANT THE COURT TO DO FOR YOU. MAKE NO LEGAL ARGUMENT. CITE NO CASES OR STATUTES.

Petitioner Require immediate Release; in the Compensation
Sum of (1) ONE Billion Dollar upon Fact founder of Foults
AND EVIDENCE CONDUCE through a polygraph test (questionair)

Maylon Hovan
Signature of plaintiff(s)

I declare under penalty of perjury that the foregoing is true and correct.

EXECUTED on

JUNE 21 2007 (Date)

A 82146.

Signature of plaintiff(s)

